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SEC. 3. *Labels and placards.*—No person by himself or by his servant or agent, or as servant or agent of any other person, shall manufacture, offer or expose for sale, sell, or deliver any ice cream, nut ice cream, fruit ice cream, or French ice cream containing less than 10 per cent milk fat, unless the per cent of milk fat is conspicuously stamped, labeled, or marked in plain letters at least three-eighths of an inch square, so that the words can not be easily defaced, upon two sides of each and every bucket, box, can, wrapper, or other package containing said ice cream, nut ice cream, fruit ice cream, or French ice cream. When any ice cream containing less than ten per cent milk fat is sold at retail, a white placard not less in size than ten by fourteen inches shall be kept so as not to be concealed in any manner, but to be easily seen and read, if desired, by the purchaser at the time of the purchase, on which placard shall be printed, in black letters not less in size than one and one-half inches square, the per cent of milk fat contained in each and every grade of ice cream being offered for sale, and said placard shall not contain other words than the name of the manufacturer of said ice cream.

CHELSEA, MASS.

Fowls—When Marketed Killed Feathers to be Removed. (Rule Board of Health adopted Oct. 29, 1912.)

RULE 132. No person shall bring into or expose for sale in the city of Chelsea the carcass of any hen, chicken, turkey, goose, or other fowl unless the feathers have been removed from said carcass before the same is brought within the city limits.

DES MOINES, IOWA.

Sinks and Drains—To be Connected with Sewers or Cesspools. (Ordinance adopted Nov. 11, 1912.)

SEC. 46. No water from a sink or drain, or stable, or dirty water of any kind shall be thrown or allowed to run upon the surface of the ground, but it shall be carried away by suitable pipes to the street sewer, or a cesspool if there be no public sewer available.

LOS ANGELES, CAL.

Registration of Persons Practicing Medicine, Surgery, or Dentistry, and of Peddlers of Medicines and Drugs. (Ordinance adopted May 1, 1912.)

SEC. 63. It shall be unlawful for any person to practice medicine, surgery, or dentistry in the city of Los Angeles, unless such person is registered in the office of the health department in a register kept for that purpose. The health commissioner shall not register any such person unless such person is licensed in the manner required by law by the State of California, to practice or carry on the profession or business for which such person seeks registration.

SEC. 64. The health commissioner shall provide a suitable book within which to register the names, addresses, dates of graduation, dates of license and dates of registration of physicians, surgeons and dentists; also a suitable book within which to register the names, addresses, and dates of registration of peddlers of medicine and drugs. The said health commissioner shall, upon the registration of any person as in this ordinance required, issue to such person a certificate of the fact of such registration and the date thereof.

SEC. 65. Each physician, surgeon, and dentist at the time of registering shall pay to the health commissioner a registration fee of two dollars for each registration.

Each peddler of drugs or medicines shall register, as in this ordinance required, once each year, and shall pay to the health commissioner a registration fee of two dollars for each registration.